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English

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- (84) Designated States (regional): ARIPO patent (GH, GM, KE, LS, MW, SD, SL, SZ, UG, ZW), Eurasian patent (AM, AZ, BY, KG, KZ, MD, RU, TJ, TM), European patent (AT, BE, CH, CY, DE, DK, ES, FI, FR, GB, GR, IE, IT, LU, MC, NL, PT, SE), OAPI patent (BF, BJ, CF, CG, CI, CM, GA, GN, GW, ML, MR, NE, SN, TD, TG).

Published:

- with international search report
- (88) Date of publication of the international search report: 20 September 2001

For two-letter codes and other abbreviations, refer to the "Guidance Notes on Codes and Abbreviations" appearing at the beginning of each regular issue of the PCT Gazette.

"appearing at the begin-Gazette.

(54) Title: DETERGENT TABLET

(57) Abstract: A multi-phase detergent tablet for use in a washing machine, the tablet comprising: a first phase comprising alkalising agent, and a second phase comprising acidifying agent, and wherein the multi-phase tablet has an initial pH of at least 9, preferably at least 9.5 and a pH rate change index (Δ pH) of no more than about 0.15 units/min. Preferred are multi-phase detergent tablets wherein the alkalising agent is a silicate or mixture of silicates, especially a sodium silicate of the crystalline layered variety; while the acidifying agent is part of a (bi)carbonate/acid effervescent couple which acts as disrupting agent for the tablet. The multi-phase detergent tablets have improved pH control, cleaning and enzyme performance together with excellent product strength, integrity and dissolution characteristics.



00/04117



(PCT Article 18 and Rules 43 and 44)

Applicant's or agent's file reference	FOR FURTHER see Notification of	of Transmittal of International Search Report			
CM1808/VB	ACTION (Form PCT/ISA/2	220) as well as, where applicable, Item 5 below.			
International application No. International filing date (day/month/year) (Earliest) Priority Date (day/month/year)					
PCT/US 99/15491	09/07/1999	17/07/1998			
Applicant					
THE PROCTED & CAMPLE COMP	ANV .L .Y				
THE PROCTER & GAMBLE COMPA	ANY et al.				
This international Search Report has been according to Article 18. A copy is being tra	n prepared by this international Searching Auti ansmitted to the international Bureau.	hority and is transmitted to the applicant			
This international Search Report consists It is also accompanied by	of a total of sheets. a copy of each prior art document cited in this	report.			
Basis of the report					
 a. With regard to the language, the language in which it was filed, uni 	international search was carried out on the bas less otherwise indicated under this item.	sis of the international application in the			
the International search w Authority (Rule 23.1(b)).	as carried out on the basis of a translation of the	he international application furnished to this			
was carried out on the basis of the	e sequence listing :	ternational application, the international search			
l = =	mal application in written form.				
	mational application in computer readable form this Authority in written form	n.			
	furnished subsequently to this Authority in written form. furnished subsequently to this Authority in computer readble form.				
the statement that the sub	sequently furnished written sequence listing do sequently furnished written sequence listing do s filed has been furnished.	oes not go beyond the disclosure in the			
··		s identical to the written sequence listing has been			
2. Certain claims were four	nd unsearchable (See Box I).				
3. Unity of invention is lack	, ,				
4. With regard to the title,					
the text is approved as suf	omitted by the applicant.				
the text has been establish	hed by this Authority to read as follows:				
5. With regard to the abstract, X the text is approved as sut the text has been establish within one month from the	bmitted by the applicant. hed, according to Rule 38.2(b), by this Authority date of mailing of this international search rep	ly as it appears in Box III. The applicant may, lort, submit comments to this Authority.			
6. The figure of the drawings to be public	shed with the abstract is Figure No.				
as suggested by the applic	ant.	None of the figures.			
because the applicant falle	d to suggest a figure.	_			
because this figure better of	characterizes the invention.				

Informational Application No

A. CLASSIF	C11D17/00 C11D3/12					
According to	International Patent Classification (IPC) or to both national dassifica	tion and IPC				
B. FIELDS						
Minimum do IPC 7	currentation searched (classification system followed by classification C11D	n symbols)				
2	,		•			
Documentat	on searched other than minimum documentation to the extent that su	ich documents are included in the fields se	arched			
Electronic da	ata base consulted during the international search (name of data bas	e and, where practical, search terms used)			
C. DOCUME	NTS CONSIDERED TO BE RELEVANT					
Category °	Citation of document, with indication, where appropriate, of the rele	evant passages	Relevant to claim No.			
^	EP 0 851 024 A (UNILEVER)		1-9,15			
A	1 July 1998 (1998-07-01)		1 3,13			
	page 4, line 30 - line 35; claims	; example				
	1					
Α	DE 44 04 279 A (HENKEL KGAA)		1-8,15			
	17 August 1995 (1995-08-17) column 13, line 17 - line 49; cla	ime				
	Column 13, The 17 The 49, Cla	· mo				
Α	DATABASE WPI		1			
	Section Ch, Week 198745 Derwent Publications Ltd., London, GB;					
	Class D25, AN 1987-317677					
	XP002120587 & JP 62 225600 A (LION CORP),					
	3 October 1987 (1987–10–03)					
	abstract					
1		/				
X Furth	ner documents are listed in the continuation of box C.	X Patent family members are listed	in annex.			
Special categories of cited documents :						
"A" docume consid	"A" document defining the general state of the art which is not considered to be of particular relevance or priority date and not in conflict with the application but cited to understand the principle or theory underlying the invention					
"E" earlier document but published on or after the international "X" document of particular relevance; the claimed invention cannot be considered to						
"L" document which may throw doubts on priority claim(s) or involve an inventive step when the document is taken alone which is cited to establish the publication date of another "V" document of particular relevance; the claimed invention						
citation or other special reason (as specined) cannot be considered to involve an inventive step when the document referring to an oral disclosure, use, exhibition or document is combined with one or more other such document.						
other means ments, such combination being obvious to a person skilled in the art. *P* document published prior to the international filing date but						
	an the priority date claimed actual completion of the international search	& document member of the same patent Date of mailing of the international sea				
	7 October 1999	11/11/1999				
Name and n	Name and mailing address of the ISA Authorized officer European Patent Office, P.B. 5818 Patentlaan 2					
	NL - 2280 HV Rijswijk Tet. (+31-70) 340-2040, Tx. 31 651 epo nl, Fav. (-31-70) 340-3016	Grittern, A	ļ			
	Fax: (+31-70) 340-3016					

International Application No

Category * Citation of document, with indication/where appropriate, of the relevant passages Relevant to claim N EP 0 151 203 A (RICHARDSON GMBH) 14 August 1985 (1985-08-14) claim 1 1 1	S CONSIDERED TO BE RELE			1
EP 0 151 203 A (RICHARDSON GMBH) 14 August 1985 (1985-08-14) claim 1	ant, with indication, where appro	ate, of the relevant passages	Relevant to da	um No.
	203 A (RICHARDS t 1985 (1985-08-	N GMBH) 4)	1	

Information on patent family members

International Application No
I T/US 99/15491

Patent documents cited in search report	Publication date	Patent family member(s)	Publication date
EP 0851024 A	01-07-1998	US 5783540 A CA 2223467 A	21 - 07-1998 23 - 06-1998
DE 4404279 A	17-08-1995	WO 9521908 A EP 0743978 A US 5900399 A	17-08-1995 27-11-1996 04-05-1999
JP 62225600 A	03-10-1987	JP 2066413 C JP 6074440 B	24-06-1996 21-09-1994
EP 0151203 A	14-08-1985	AT 45495 T AU 569371 B AU 3849785 A CA 1245162 A DK 57585 A ES 540215 A JP 1895728 C JP 6015464 B JP 61225116 A NZ 211074 A	15-09-1989 28-01-1988 15-08-1985 22-11-1988 09-08-1985 16-11-1985 26-12-1994 02-03-1994 06-10-1986 30-06-1988

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REC'D 24 OCT 2000

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INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

Applicant's or agent's file reference CM1808/VB	FOR FURTHER ACTION	See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)			
	hakan shamal filing dake (day)				
International application No.	International filing date (day/month	//year) Priority date (day/month/year) 17/07/1998			
PCT/US99/15491	09/07/1999	17/07/1998			
International Patent Classification (IPC) or nat C11D17/00	ional classification and IPC				
011217700					
Applicant					
THE PROCTER & GAMBLE COMPA	ANY et al.				
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.					
2. This REPORT consists of a total of	6 sheets, including this cover sh	heet.			
been amended and are the bas		te description, claims and/or drawings which have containing rectifications made before this Authority ons under the PCT).			
These annexes consist of a total of	sheets.				
IV ☐ Lack of unity of inventic V ☒ Reasoned statement un citations and explanatic VI ☐ Certain documents cite	pinion with regard to novelty, involved to novelty, involved to not on the property of the pro	ventive step and industrial applicability novelty, inventive step or industrial applicability;			
VII ⊠ Certain defects in the in	• •				
VIII ⊠ Certain observations on the international application					
Date of submission of the demand	completion of this report				
24/01/2000	000				
Name and mailing address of the international preliminary examining authority:	.l Authoriz	zed officer			
European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656		inn, J-C			
Fax: +49 89 2399 - 4465	· '	one No. +49 89 2399 8487			



International application No. PCT/US99/15491

I. Basis of the report

1.	This report has been drawn on the basis of (substitute sheets which have been furnished to the receiving Office in response to an invitation under Article 14 are referred to in this report as "originally filed" and are not annexed to the report since they do not contain amendments.):					
	Description, pages:					
	1-68	3	as originally filed			
	Cla	ims, No.:				
	1-15	5	as originally filed			
2.	The	amendments have	e resulted in the cancellation of:			
		the description,	pages:			
		the claims,	Nos.:			
		the drawings,	sheets:			
3.			en established as if (some of) the amendments had not been made, since they have been beyond the disclosure as filed (Rule 70.2(c)):			
4.	Add	litional observation	s, if necessary:			
Ш.	Nor	n-establishment of	opinion with regard to novelty, inventive step and industrial applicability			
			e claimed invention appears to be novel, to involve an inventive step (to be non-obvious), able have not been examined in respect of:			
		the entire internati	onal application.			
	×	claims Nos. 1-3.				
		Jan 15 1405, 1-0,				

☐ the said international application, or the said claims Nos. relate to the following subject matter which does

not require an international preliminary examination (specify):

because:

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

International application No. PCT/US99/15491

×	the description, claims or drawings (<i>indicate particular elements below</i>) or said claims Nos. 1-3 are so unclear that no meaningful opinion could be formed (<i>specify</i>):			
	see separate sheet			
	the claims, or said claims Nos. are so inadequately supported by the description that no meaningful opinion could be formed.			
	no international search	report h	as been e	established for the said claims Nos
Day	and statement under	r Articl	s 35/2) wi	ith regard to novelty, inventive step or industrial
				upporting such statement
Sta	tement			
Nov	velty (N)	Yes: No:	Claims Claims	4-15
Inve	entive step (IS)	Yes: No:	Claims Claims	4-15

2. Citations and explanations

Industrial applicability (IA)

see separate sheet

٧.

1.

VII. Certain defects in the international application

Yes:

No:

The following defects in the form or contents of the international application have been noted:

Claims 4-15

Claims

see separate sheet

VIII. Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

see separate sheet

EXAMINATION REPORT - SEPARATE SHEET

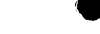
Non-establishment of opinion with regard to novelty, inventive step and III. industrial applicability

The subject-matter of claims 1, 2, 3, and that subject-matter of claims 5 to 15 inasmuch it relates to that of claims 1 to 3 is irremediably unclear, because:

- i) a tablet cannot have a pH; pH determination relates only to aqueous systems, not to solid ones;
- ii) even interpreting the feature "the multi-phase tablet has an initial pH of etc" as meaning the pH value determined after starting the wash process after 1 minute (see the description, the paragraph bridging pages 4 and 5), there is no mention of the water volume in which the tablet dissolves; obviously, a tablet cannot have any measurable effect if introduced in a huge amount of water;
- iii) as a consequence, the incriminated term relates not only to the result which is to be achieved by the claimed tablet, it furthermore depends on the volume of water in which the tablet is introduced, and since said volume is not specified, the relationship tablet/pH cannot be clear, as is ipso-facto the subject-matter of claims 1 to 3.
- ٧. Reasoned statement under Article 35(2) with regard to novelty, inventive step and industrial applicability
- The problem to be solved by the Applicant is to achieve optimum pH for cleaning 1. and enzyme performance as rapidly as possible (see on page 2, the last sentence of the antepenultimate paragraph).
- 2. The relationship between the rapidity with which the optimum pH value and the multi-layered structure of the tablet cannot be distinguished by the Examining Authority (nor - very likely - by the notional man skilled in the art). Said structure must thus be seen as totally irrelevant for the solution of the problem aimed at.

EXAMINATION REPORT - SEPARATE SHEET

- Document D1 (EP-A-0 851 023; not cited in the search report) relates to multi-3. layered tablets a first layer of which is alkaline, comprises a buffering material, and leads upon dissolution in water to a pH of 9.0 to 11.0. The second layer comprises an acidity agent and is preserved till a subsequent step (wherein the temperature makes this layer dissolves or disintegrates). That allows a delayed release of washing components as they are needed, the first layer dissolving during the pre-wash step, the second one during the bleaching/washing step.
- Buffering and building materials of the first layer are listed on page 4 of D1. Various silicates, phosphates and carbonates are cited.
- 3.2. Tablet disintegrants, including effervescing materials, are discussed in D1 on page 9, lines 32 to 35.
- 3.3. Considering the length of a pre-washing step, there is no doubt that the first layer dissolves very quickly. Though D1 does not specify how long is the time necessary for the dissolution step, a good idea thereof is given in the examples, wherein the pH measured after 5 minutes remains stable for the duration of the cycle (i.e. 5 minutes more). Admittedly the pH is not specified after 1 minute, it remains that the nature and the amount of the components of said first layer are such that it may reasonably be assumed that the pH after 1 minute is actually above 9.
- 3.4. Compaction pressures are specified on pages 11 and 12 of D1; the first layer is compacted with a pressure of 500 to 3000kg/cm²; the second layer with a pressure of 100 to 3000kg/cm². It is commonly known that the compaction pressure has an influence upon dissolution.
- 3.5. The subject-matter of claims 4 to 13 and 15 does not solve a problem not already addressed by D1, nor provides a solution for it which is not taught or suggested by D1. It thus lacks an inventive step.
- 3.6. The subject-matter of claim 14 relates to the structure of the tablet, but since no



International application No. PCT/US99/15491

EXAMINATION REPORT - SEPARATE SHEET

relationship between said structure and the problem faced is established by the Applicant, it cannot represent a contribution over the art of D1. This subject-matter also lacks an inventive step.

VII. Certain defects in the international application.

The documents referred to on page 32, line 8; page 32, the penultimate line of the second full paragraph; page 33, the last line; page 34, the last line of the first full paragraph; page 35, the last line; page 37, the antepenultimate of the third full paragraph; are not identified by their publication number.

The requirements of Rule 5.1 a) ii) PCT are not met, the document EP-A-0 851 023 is not identified in the description and the relevant background art disclosed therein is not briefly discussed.

VIII. Certain observations on the international application.

The subject-matter of claims 9 and 10 attempts to define the object for which protection is sought in terms of the effect to be achieved, not in terms of technical features resulting in said effect.

The subject-matter of claims 11 to 13 does not comprise any restriction about the pressure of compaction of the first phase: the upper limit which still allows dissolution should be specified.



From the INTERNATIONAL BUREAU

PCT

NOTIFICATION OF ELECTION

(PCT Rule 61.2)

To:

Assistant Commissioner for Patents United States Patent and Trademark Office Box PCT Washington, D.C.20231 ÉTATS-UNIS D'AMÉRIQUE

Date of mailing (day/month/year) 01 March 2000 (01.03.00)	in its capacity as elected Office
International application No.	Applicant's or agent's file reference
PCT/US99/15491	CM1808/VB
International filing date (day/month/year)	Priority date (day/month/year)
09 July 1999 (09.07.99)	17 July 1998 (17.07.98)
Applicant	
BENNIE, Brenda, Frances	

1.	The designated Office is hereby notified of its election made:
	X in the demand filed with the International Preliminary Examining Authority on:
	24 January 2000 (24.01.00)
	in a notice effecting later election filed with the International Bureau on:
2.	The election X was
	was not
	made before the expiration of 19 months from the priority date or, where Rule 32 applies, within the time limit under Rule 32.2(b).

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland **Authorized officer**

Diana Nissen

Telephone No.: (41-22) 338.83.38

Facsimile No.: (41-22) 740.14.35